1	INTERIM STUDY PROPOSAL 2023-122
2	State of Arkansas
3	94th General Assembly A Bill JMB/JME
4	Third Extraordinary Session, 2024 HOUSE BILL
5	
6	By: Representative Bentley
7	Filed with: House Committee on Public Health, Welfare, and Labo
8	pursuant to A.C.A. §10-3-217
9	For An Act To Be Entitled
10	AN ACT TO REPLACE THE DEFINED TERM "MEDICATION
11	ASSISTIVE PERSON" WITH THE DEFINED TERM "CERTIFIED
12	MEDICATION ASSISTANT" THROUGHOUT § 17-87-701 ET SEQ.;
13	TO SET FORTH THE CERTIFICATION REQUIREMENTS,
14	QUALIFICATIONS, AND THE SCOPE OF PRACTICE FOR A
15	CERTIFIED MEDICATION ASSISTANT; AND FOR OTHER
16	PURPOSES.
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18	
19	Subtitle
20	TO REPLACE THE DEFINED TERM "MEDICATION
21	ASSISTIVE PERSON" WITH THE DEFINED TERM
22	"CERTIFIED MEDICATION ASSISTANT"
23	THROUGHOUT § 17-87-701 ET SEQ.
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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28	SECTION 1. Arkansas Code § 17-87-701 - 17-87-708 are amended to read
29	as follows:
30	17-87-701. Definitions.
31	As used in this subchapter:
32	(1) "Board" means the Arkansas State Board of Nursing "Certified
33	medication assistant" means a person who is certified by the board to
34	administer certain nonprescription and legend drugs in designated facilities;
35	(2) "Designated facility" means a type of facility determined by

the board as an environment in which medication assistive persons a certified

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1	<u>medication assistant</u> may serve in accordance with the requirements of this
2	subchapter and rules promulgated by the board;
3	(3) "Medication assistive person" means a person who is
4	certified by the board to administer certain nonprescription and legend drugs
5	in designated facilities; and
6	$\frac{(4)}{(3)}$ "Supervision" means the active oversight of patient care
7	services while on the premises of a designated facility in a manner defined
8	by the board.
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10	17-87-702. Certificate required.
11	In order to safeguard life and health, any \underline{a} person serving or offering
12	to serve as a medication assistive person certified medication assistant
13	shall:
14	(1) Submit evidence that he or she is qualified to so serve; and
15	(2) Be certified as provided in this subchapter.
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17	17-87-703. Designated facilities <u>— Notification of use of certified</u>
18	medication assistants required.
19	(a) The Arkansas State Board of Nursing shall designate the types of
20	facilities that may use medication assistive persons.
21	(b)(l) Designated facilities may not be required to use medication
22	assistive persons.
23	(2) However, if a designated facility elects to use medication
24	assistive personnel, the facility shall notify the board in a manner
25	prescribed by the board.
26	(a) The Arkansas State Board of Nursing shall not require a designated
27	facility to use certified medication assistants.
28	(b) A designated facility that elects to use certified medication
29	assistants shall notify the board in a manner prescribed by the board.
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31	17-87-704. Qualifications.
32	(a) In order to $\underline{\text{To}}$ be certified as a $\frac{\text{medication assistive person}}{\text{medication assistive person}}$
33	certified medication assistant, an applicant shall submit to the Arkansas
34	State Board of Nursing written evidence, verified by oath, that the
35	applicant:
36	(1) The applicant meets all of the following requirements:

T	(A) is currently listed in good standing on the state's
2	certified nurse aide registry;
3	(B) Has maintained registration on the state's certified
4	nurse aide registry continuously for a minimum of one (1) year;
5	(C) Has completed at least one (1) continuous year of
6	full-time experience as a certified nurse aide in this state;
7	(D)(B) Is currently employed at a designated facility;
8	(E)(C) Has a high school diploma or the equivalent;
9	(F)(D) Has successfully completed a literacy and reading
10	comprehension screening process approved by the board;
11	(G)(E) Has successfully completed a medication assistive
12	person certified medication assistant training course of not less than one
13	hundred (100) one hundred fifteen (115) hours approved by the board; and
14	$\frac{(H)(F)}{(F)}$ Has successfully passed an examination on subjects
15	the board determines; or
16	$\frac{(2)(A)}{(2)}$ The applicant has:
17	(A) Completed Has completed a portion of a nursing
18	education program equivalent to the medication assistive person certified
19	medication assistant training course; and
20	(B) Passed the medication aide certified medication
21	assistant examination.
22	(b) The board may issue a certification as a medication assistive
23	person certified medication assistant by endorsement to an applicant who has
24	been licensed or certified as a medication assistive person certified
25	medication assistant under the laws of another state or territory, if:
26	(1) In the opinion of the board, the applicant meets the
27	qualifications of medication assistive persons a certified medication
28	assistant in this state; and
29	(2) The board recommends certification.
30	(c) $\frac{Any}{A}$ person holding a certification as a $\frac{medication}{assistive}$
31	person shall have the right to certified medication assistant may use the
32	title "medication assistive person" "certified medication assistant" or
33	"medication assistant - certified" and the abbreviation "M.A.P." "C.M.A." or
34	<u>"M.A C."</u> .
35	(d) The training courses for medication assistive persons a certified
36	medication assistant may be provided by a postsecondary educational

1	institution, a hospital, or a consortium of five (5) or more skilled nursing
2	facilities.
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4	17-87-705. Scope of work.
5	(a)(l) A medication assistive person certified medication assistant
6	may perform the delegated nursing function of medication administration and
7	related tasks in accordance with rules promulgated by the Arkansas State
8	Board of Nursing.
9	(2) A medication assistive person certified medication assistant
10	shall perform medication administration and related tasks only:
11	(A) At a designated facility; and
12	(B) Under the supervision of a licensed nurse.
13	(3)(A) Medication administration shall be limited to the
14	administration of nonprescription and legend drugs ordered by an authorized
15	prescriber by the following methods:
16	(i) Orally;
17	(ii) Topically;
18	(iii) Drops for eye, ear, or nose;
19	(iv) Vaginally;
20	(v) Rectally;
21	(vi) Transdermally; and
22	(vii) Via oral inhaler Inhalation; and
23	(viii) Subcutaneous injections of insulin.
24	(B) Medication administration by a $\frac{medication}{medication}$
25	person certified medication assistant shall not include controlled
26	substances.
27	(b) A medication assistive person certified medication assistant shall
28	not:
29	(1) Receive, have access to, or administer any controlled
30	substance;
31	(2) Administer parenteral, enteral, or injectable medications,
32	except as authorized under this subchapter;
33	(3) Administer any substances by nasogastric or gastrostomy
34	tubes;
35	(4) Calculate drug dosages;
36	(5) Destroy medication;

1	(6) Receive orders, either in writing or verbally, for new or
2	changed medications;
3	(7) Transcribe orders from the medical record;
4	(8) Order initial medications;
5	(9) Evaluate medication error reports;
6	(10) Perform treatments;
7	(11) Conduct patient assessments or evaluations; or
8	(12) Engage in patient teaching activities.
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10	17-87-706. Renewal of certifications.
11	(a)(1) The Arkansas State Board of Nursing shall prescribe the
12	procedure for the cyclical renewal of medication assistive person
13	certifications the certification of a certified medication assistant.
14	(2) In each case, the board shall mail a notification for
15	renewal to the $\frac{\text{medication assistive person}}{\text{certified medication assistant}}$ at
16	least thirty (30) days before the expiration date of the certification.
17	(b)(1) Upon receipt of the renewal application and the fee, the board
18	shall verify the accuracy of the application.
19	(2)(A) If the board finds the application to be accurate, the
20	board shall issue a certificate of renewal to the applicant.
21	(B) As a condition of certification renewal, a $\frac{medication}{medication}$
22	assistive person certified medication assistant shall be:
23	(i) Currently listed in good standing on the state's
24	certified nurse aide registry; and
25	(ii) Required to satisfactorily complete at least
26	eight (8) hours of continuing medication education course work as required by
27	the board.
28	(c) The renewal shall render A renewal of a certificate under this
29	$\underline{\text{section renders}}$ the holder of the certificate a legal provider of $\underline{\text{medication}}$
30	assistive person certified medication assistant services for the period
31	stated in the certificate of renewal.
32	(d) Any medication assistive person A certified medication assistant
33	who allows his or her certification to lapse by failing to renew the

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certification as provided in this section may be reinstated by the board on:

(1) Payment of the renewal fee plus a penalty; and

- 1 (2) Submission of evidence that the person currently meets the 2 requirements to serve as a medication assistive person certified medication 3 assistant.
 - (e) Any \underline{A} person providing services as a medication assistive person certified medication assistant during the time his or her certification has lapsed shall be considered to be \underline{i} s providing services illegally and shall be subject to the penalties provided for violations of this subchapter.

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- 17-87-707. Disciplinary actions.
- 10 (a) The Arkansas State Board of Nursing shall have has sole authority
 11 to deny, suspend, revoke, or limit any medication assistive person
 12 certificate of a certified medication assistant issued by the board or
 13 applied for in accordance with the provisions of this subchapter or to
 14 otherwise discipline a certificate holder upon proof that the person:
- 15 (1) Has been found guilty of or pleads guilty or nolo contendere 16 to:
- 17 (A) Fraud or deceit in procuring or attempting to procure
 18 a medication assistive person certificate of a certified medication
 19 assistant; or
 - (B) Providing services as a medication assistive person certified medication assistant without a valid certificate;
- 22 (2) Is unfit or incompetent by reason of negligence, habits, or 23 other causes;
- 24 (3) Is habitually intemperate or is addicted to the use of 25 habit-forming drugs;
 - (4) Is mentally incompetent;
 - (5) Is guilty of unprofessional conduct;
- 28 (6) Has had a license, certificate, or registration revoked or 29 suspended;
- 30 (7) Has been placed on probation or under disciplinary order in 31 any jurisdiction;
- 32 (8) Has voluntarily surrendered a license, certification, or registration and has not been reinstated in any jurisdiction; or
- 34 (9) Has willfully or repeatedly violated any of the provisions 35 of this subchapter.

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           (b) The board shall refuse to issue or shall revoke the certificate of
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     any person who would be disqualified from employment under the provisions of
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     § 20-33-213.
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           (c) Proceedings under this section shall be conducted in accordance
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     with the Arkansas Administrative Procedure Act, § 25-15-201 et seq.
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           17-87-708. Penalty.
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           (a)(1) It shall be a misdemeanor for any person to It is unlawful for
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     a person to:
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                       (A) Sell or fraudulently obtain or furnish any medication
     assistive person's certified medication assistant's certificate, renewal, or
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     record or aid or abet in any such sale or fraud;
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                       (B) Serve as a medication assistive person certified
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     medication assistant under cover of any certificate or record illegally or
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     fraudulently obtained or signed or issued unlawfully or under fraudulent
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     representation;
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                           Serve as a medication assistive person certified
                       (C)
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     medication assistant unless certified by the Arkansas State Board of Nursing;
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                       (D) Use in connection with his or her name any of the
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     following titles, names, or initials if the user is not properly certified
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     under this subchapter:
22
                             (i) Medication assistive person;
23
                             (ii) M.A.P.;
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                             (iii) Medication aide;
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                             (iv)(ii) Medication technician;
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                             (v)(iii) Medication assistant;
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                             (vi)(iv) Certified medication aide assistant;
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                             (vii)(v) C.M.A.;
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                             (viii)(vi) Medication assistant - Certified;
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                             \frac{(ix)(vii)}{(ix)} MA - C; or
                             (x)(viii) Any other name, title, or initials that
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     would cause a reasonable person to believe the user is certified under this
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     subchapter;
                       (E) Serve as a medication assistive person certified
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     medication assistant during the time his or her certification is suspended;
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1	(F) Conduct an education program for the preparation of
2	medication assistive persons certified medication assistants unless the
3	program has been approved by the board; or
4	(G) Otherwise violate any provisions of this subchapter.
5	(2)(A) A $\frac{\text{misdemeanor}}{\text{violation}}$ under subdivision (a)(1) of this
6	section shall be is a violation punishable by a fine of not less than twenty-
7	five dollars (\$25.00) or more than five hundred dollars (\$500).
8	(B) Each subsequent offense <u>under subdivision (a)(1) of</u>
9	this section shall be punishable by a fine of not more than five hundred
10	dollars (\$500) or by imprisonment of not more than thirty (30) days, or by
11	both a fine and imprisonment is a Class C misdemeanor.
12	(b)(l) After providing notice and a hearing, the board may levy civil
13	penalties in an amount not to exceed one thousand dollars (\$1,000) against a
14	person or entity for each violation of this subchapter or rules promulgated
15	under this subchapter.
16	(2) Each day of violation shall be a separate offense.
17	(e)(3) Unless a penalty assessed under this section subsection is paid
18	within fifteen (15) calendar days following the date for an appeal from the
19	order, the board may file suit in Pulaski County Circuit Court to obtain a
20	judgment for the amount of penalty not paid.
21	(d)(c) The penalties permitted in this section shall be in addition to
22	other penalties that may be imposed by the board under this subchapter.
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25	Referred by Representative Bentley
26	Prepared by: JMB/JMB
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